

ØQSÖÖ HONORABLE MARSHALL FERGUSON
GEFJÁPUXÄGÍ ÁEJKEEAET
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IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
IN AND FOR THE COUNTY OF KING

GARFIELD COUNTY
TRANSPORTATION AUTHORITY;
KING COUNTY; CITY OF SEATTLE;
WASHINGTON STATE TRANSIT
ASSOCIATION; ASSOCIATION OF
WASHINGTON CITIES; PORT OF
SEATTLE; INTERCITY TRANSIT;
AMALGAMATED TRANSIT UNION
LEGISLATIVE COUNCIL OF
WASHINGTON; and MICHAEL
ROGERS.

No. 19-2-30171-6 SEA

NOTICE OF SUPPLEMENTAL
EXHIBIT TO THE
SUPPLEMENTAL DECLARATION
OF MATTHEW J. SEGAL IN
SUPPORT OF PLAINTIFFS'
MOTION FOR PRELIMINARY
INJUNCTION

Plaintiffs,

V.

STATE OF WASHINGTON,

Defendant.

Plaintiffs, Garfield County Transportation Authority, King County, City of Seattle, Washington State Transit Association, Association of Washington Cities, Port of Seattle, Intercity Transit, Amalgamated Transit Union Legislative Council of Washington, and Michael Rogers, respectfully submit the attached exhibit as additional evidence in support of Plaintiffs' Motion for Preliminary Injunction. The exhibit is a document issued by the Washington State Department of Transportation today, November 26, 2019, identifying projects that will be

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Contact Information for Individual Plaintiffs' Counsel Found Within Signature Blocks

1 delayed due to the passage of I-976 and resulting cuts to transportation revenue sources. This
2 document identifies delayed transportation projects including: construction projects that add
3 capacity to the transportation system, state funded local agency projects; rail grant projects, and
4 public transportation grant projects. *See* Suppl. Segal Decl., Ex. C. Several of the Public
5 Transportation Grant Projects that will be deferred are projects that will directly impact Plaintiffs
6 in this case, including Seattle, King County, Garfield County Transportation Authority, and
7 Intercity Transit. *Id.* at 7. Due to the importance of the issues before the Court and the
8 imminence of its ruling, Plaintiffs respectfully seek leave to supplement their Reply with this
9 newly issued document.

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12 DATED this 26th day of November, 2019.
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14 DANIEL T. SATTERBERG
King County Prosecuting Attorney

15 By: s/ David J. Hackett

16 David J. Hackett, WSBA #21236
17 David J. Eldred, WSBA #26125
Jenifer Merkel, WSBA #34472
Senior Deputy Prosecuting Attorneys
Erin B. Jackson, WSBA #49627
Deputy Prosecuting Attorney

20 Attorneys for King County

21 PACIFICA LAW GROUP LLP

22 By /s Matthew J. Segal

23 Paul J. Lawrence, WSBA #13557
Matthew J. Segal, WSBA #29797
Jessica A. Skelton, WSBA #36748
Shae Blood, WSBA #51889

PETER S. HOLMES
Seattle City Attorney

By: s/ Carolyn U. Boies

Carolyn U. Boies, WSBA#40395
Erica Franklin, WSBA#43477
Assistant City Attorneys
John B. Schochet, WSBA#35869
Deputy City Attorney

Attorneys for City of Seattle

1 *Attorneys for Plaintiffs Washington State*
2 *Transit Association, Association of*
3 *Washington Cities, Port of Seattle,*
4 *Garfield County Transportation Authority,*
5 *Intercity Transit, Amalgamated*
6 *Transit Union Legislative Council of*
7 *Washington, and Michael Rogers*

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Contact Information for Individual
Plaintiffs' Counsel Found Within
Signature Blocks

CERTIFICATE OF SERVICE

I am and at all times hereinafter mentioned was a citizen of the United States, over the age of 21 years and not a party to this action. On the 26th day of November, 2019, I caused to be served, via the King County E-Service filing system, and via electronic mail per agreement of the parties, a true copy of the foregoing document upon the parties listed below:

Contacts for Plaintiff King County:

David J. Hackett, Attorney
David J. Eldred, Attorney
Erin B. Jackson, Attorney
Jenifer C. Merkel, Attorney
Rafael Munoz-Cintron, Legal Assistant
David.hackett@kingcounty.gov
David.eldred@kingcounty.gov
Erin.Jackson@kingcounty.gov
Jenifer.merkel@kingcounty.gov
rmunozcintron@kingcounty.gov

Contacts for Plaintiff City of Seattle:

Carolyn U. Boies, Attorney
Erica Franklin, Attorney
John B. Schochet, Attorney
Marisa Johnson, Legal Assistant
Carolyn.boies@seattle.gov
Erica.franklin@seattle.gov
John.schochet@seattle.gov
Marisa.Johnson@seattle.gov

Contact for Defendant State of Washington:

Alan D. Copsey, Deputy Solicitor General
Alicia Young, Deputy Solicitor General
Lauryn Fraas, Assistant Attorney General
Karl Smith, Deputy Solicitor General
Kristin Jensen, Executive Assistant
Rebecca Davila-Simmons, Paralegal
Morgan Mills, Legal Assistant

Alan.copsey@atg.wa.gov
Alicia.young@atg.wa.gov
Lauryn.fraas@atg.wa.gov
Karl.smith@atg.wa.gov
Kristin.jensen@atg.wa.gov
Rebecca.DavilaSimmons@atg.wa.gov
Morgan.mills@atg.wa.gov
[Noah.purcell@atg.wa.gov](mailto>Noah.purcell@atg.wa.gov)

DATED this 26th day of November, 2019.

~~S. X~~

Sydney Henderson

**NOTICE OF SUPPLEMENTAL EXHIBIT TO THE DECLARATION
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MOTION FOR PRELIMINARY INJUNCTION - 4**